

117TH CONGRESS  
1ST SESSION

# H. R. 4174

To amend the Internal Revenue Code of 1986 to extend and modify the American Opportunity Tax Credit, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 25, 2021

Mr. DOGETT (for himself, Mrs. BEATTY, Mr. BEYER, Mr. BLUMENAUER, Mrs. BUSTOS, Mr. CARSON, Mr. CASTRO of Texas, Ms. CHU, Mr. COHEN, Mr. CONNOLLY, Mr. DANNY K. DAVIS of Illinois, Ms. DEGETTE, Ms. DELAUR, Mr. GARAMENDI, Mr. GREEN of Texas, Mr. GRIJALVA, Ms. JACKSON LEE, Mr. LANGEVIN, Mr. LOWENTHAL, Ms. NORTON, Mr. PALLONE, Mr. PANETTA, Mr. RASKIN, Mr. RYAN, Ms. SCHAKOWSKY, Mr. DAVID SCOTT of Georgia, Ms. SEWELL, Mr. SUOZZI, Mr. SWALWELL, Ms. TITUS, Mr. TONKO, Ms. WASSERMAN SCHULTZ, Mrs. WATSON COLEMAN, Mr. WELCH, and Mr. FITZPATRICK) introduced the following bill; which was referred to the Committee on Ways and Means

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## A BILL

To amend the Internal Revenue Code of 1986 to extend and modify the American Opportunity Tax Credit, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*

2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Expand American

5       Educational Opportunity Act of 2021”.

1   **SEC. 2. EXTENSION AND MODIFICATION OF AMERICAN OP-**

2                   **PORUTUNITY TAX CREDIT.**

3       (a) IN GENERAL.—Section 25A of the Internal Rev-  
4 enue Code of 1986 is amended to read as follows:

5   **“SEC. 25A. AMERICAN OPPORTUNITY TAX CREDIT.**

6       “(a) ALLOWANCE OF CREDIT.—In the case of an in-  
7 dividual who is an eligible student for any taxable year,  
8 there shall be allowed as a credit against the tax imposed  
9 by this chapter for such taxable year the amount deter-  
10 mined under subsection (b) with respect to such indi-  
11 vidual.

12      “(b) AMOUNT OF CREDIT.—

13       “(1) STUDENT ENROLLED AT LEAST  $\frac{1}{2}$  TIME.—  
14       In the case of an eligible student who is carrying at  
15       least  $\frac{1}{2}$  the normal full-time workload for the course  
16       of study the student is pursuing, the amount deter-  
17       mined under this subsection with respect to such in-  
18       dividual is the sum of—

19               “(A) 100 percent of so much of the qual-  
20       ified tuition and related expenses paid by the  
21       taxpayer during the taxable year (for education  
22       furnished to the eligible student during any  
23       academic period beginning in such taxable year)  
24       as does not exceed \$2,000, plus

25               “(B) 25 percent of such expenses so paid  
26       as exceeds \$2,000 but does not exceed \$4,000.

1           “(2) OTHER STUDENTS.—In the case of an eli-  
2       gible student not described in paragraph (1), the  
3       amount determined under this subsection with re-  
4       spect to such individual is 25 percent of so much of  
5       the qualified tuition and related expenses paid by  
6       the taxpayer during the taxable year (for education  
7       furnished to the eligible student during any aca-  
8       demic period beginning in such taxable year) as does  
9       not exceed \$10,000.

10       “(c) LIMITATION BASED ON MODIFIED ADJUSTED  
11      GROSS INCOME.—

12       “(1) IN GENERAL.—The amount which would  
13      (but for this paragraph) be taken into account under  
14      this section for the taxable year shall be reduced  
15      (but not below zero) by the amount determined  
16      under paragraph (2).

17       “(2) AMOUNT OF REDUCTION.—The amount  
18      determined under this paragraph is the amount  
19      which bears the same ratio to the amount which  
20      would be so taken into account as—

21       “(A) the excess of—

22           “(i) the taxpayer’s modified adjusted  
23      gross income for such taxable year, over  
24           “(ii) \$80,000 (\$160,000 in the case of  
25      a joint return), bears to

1                 “(B) \$10,000 (\$20,000 in the case of a  
2 joint return).

3                 “(3) MODIFIED ADJUSTED GROSS INCOME.—

4                 For purposes of this paragraph, the term ‘modified  
5 adjusted gross income’ means the adjusted gross in-  
6 come of the taxpayer for the taxable year increased  
7 by any amount excluded from gross income under  
8 section 911, 931, or 933.

9                 “(d) OTHER LIMITATIONS AND SPECIAL RULES.—

10          For purposes of this section:

11                 “(1) LIFETIME DOLLAR LIMITATION.—In the  
12 case of qualified tuition and related expenses with  
13 respect to any eligible student, the aggregate  
14 amount of the credits allowed in the taxable year  
15 and any prior taxable year for such eligible student  
16 (whether beginning before or after Expand American  
17 Educational Opportunity Act of 2021) shall not ex-  
18 ceed \$15,000, determined without regard to wheth-  
19 er—

20                 “(A) such credits are claimed on the re-  
21 turn of tax filed by the eligible student or by  
22 another taxpayer, or

23                 “(B) such expenses are treated as paid by  
24 the eligible student or by another taxpayer.

1       If, in any taxable year, the aggregate amount of  
2       such credits equals or exceeds \$15,000, the amount  
3       allowed as a credit under subsection (a) in any sub-  
4       sequent taxable year with respect to such student  
5       shall be zero.

6           “(2) IDENTIFICATION REQUIREMENTS.—

7              “(A) STUDENTS.—

8                  “(i) IN GENERAL.—No credit shall be  
9                  allowed under this section to a taxpayer  
10                 with respect to the qualified tuition and re-  
11                 lated expenses of an eligible student unless  
12                 the taxpayer includes the name and tax-  
13                 payer identification number of such eligible  
14                 student on the return of tax for the taxable  
15                 year.

16                  “(ii) ISSUANCE.—The requirements of  
17                 clause (i) shall not be treated as met un-  
18                 less the individual’s taxpayer identification  
19                 number was issued on or before the due  
20                 date for filing the return of tax for the tax-  
21                 able year.

22              “(B) TAXPAYER.—No credit shall be al-  
23                 lowed under this section if the identifying num-  
24                 ber of the taxpayer was issued after the due  
25                 date for filing the return for the taxable year.

1                 “(C) INSTITUTION.—No credit shall be al-  
2                 lowed under this section unless the taxpayer in-  
3                 cludes the employer identification number of  
4                 any institution to which qualified tuition and  
5                 related expenses were paid with respect to the  
6                 individual.

7                 “(3) ADJUSTMENT FOR CERTAIN SCHOLAR-  
8                 SHIPS, ETC.—

9                 “(A) IN GENERAL.—The amount of qualifi-  
10                 fied tuition and related expenses otherwise  
11                 taken into account under this section with re-  
12                 spect to an individual for an academic period  
13                 shall be reduced (before the application of sub-  
14                 sections (b) and (c)) by the sum of any  
15                 amounts paid for the benefit of such individual  
16                 which are allocable to such period as—

17                 “(i) a qualified scholarship which is  
18                 excludable from gross income under section  
19                 117,

20                 “(ii) an educational assistance allow-  
21                 ance under chapter 30, 31, 32, 34, or 35  
22                 of title 38, United States Code, or under  
23                 chapter 1606 of title 10, United States  
24                 Code, and

1                     “(iii) a payment (other than a gift,  
2                     bequest, devise, or inheritance within the  
3                     meaning of section 102(a)) for such indi-  
4                     vidual’s educational expenses, or attrib-  
5                     utable to such individual’s enrollment at an  
6                     eligible educational institution, which is ex-  
7                     cludable from gross income under any law  
8                     of the United States.

9                     “(B) COORDINATION WITH PELL GRANTS  
10                     NOT USED FOR QUALIFIED TUITION AND RE-  
11                     LATED EXPENSES.—Any amount determined  
12                     with respect to an individual under subpara-  
13                     graph (A) which is attributable to a Federal  
14                     Pell Grant under section 401 of the Higher  
15                     Education Act of 1965 shall be reduced (but  
16                     not below zero) by the amount of the expenses  
17                     (other than qualified tuition and related ex-  
18                     penses) which are taken into account in deter-  
19                     mining the cost of attendance (as defined in  
20                     section 472 of the Higher Education Act of  
21                     1965, as in effect on the date of the enactment  
22                     of the Expand American Educational Oppor-  
23                     tunity Act of 2021) of such individual at an eli-  
24                     gible educational institution for the academic

1           period for which the credit under this section is  
2           being determined.

3           “(4) TREATMENT OF EXPENSES PAID BY DE-  
4           PENDENT.—If a deduction under section 151 with  
5           respect to an individual is allowed to another tax-  
6           payer for a taxable year beginning in the calendar  
7           year in which such individual’s taxable year begins—

8           “(A) no credit shall be allowed under this  
9           section to such individual for such individual’s  
10          taxable year, and

11          “(B) qualified tuition and related expenses  
12          paid by such individual during such individual’s  
13          taxable year shall be treated for purposes of  
14          this section as paid by such other taxpayer.

15          “(5) TREATMENT OF CERTAIN PREPAY-  
16          MENTS.—If qualified tuition and related expenses  
17          are paid by the taxpayer during a taxable year for  
18          an academic period which begins during the first 3  
19          months following such taxable year, such academic  
20          period shall be treated for purposes of this section  
21          as beginning during such taxable year.

22          “(6) DENIAL OF DOUBLE BENEFIT.—No credit  
23          shall be allowed under this section for any expense  
24          for which a deduction is allowed under any other  
25          provision of this chapter.

1           “(7) NO CREDIT FOR MARRIED INDIVIDUALS  
2         FILING SEPARATE RETURNS.—If the taxpayer is a  
3         married individual (within the meaning of section  
4         7703), this section shall apply only if the taxpayer  
5         and the taxpayer’s spouse file a joint return for the  
6         taxable year.

7           “(8) NONRESIDENT ALIENS.—If the taxpayer is  
8         a nonresident alien individual for any portion of the  
9         taxable year, this section shall apply only if such in-  
10        dividual is treated as a resident alien of the United  
11        States for purposes of this chapter by reason of an  
12        election under subsection (g) or (h) of section 6013.

13        “(e) ELECTION NOT TO HAVE SECTION APPLY.—A  
14        taxpayer may elect not to have this section apply with re-  
15        spect to the qualified tuition and related expenses of an  
16        individual for any taxable year.

17        “(f) DEFINITIONS.—For purposes of this section:

18           “(1) ELIGIBLE STUDENT.—The term ‘eligible  
19         student’ means, with respect to any taxable year, an  
20         individual who—

21           “(A) is enrolled for at least one academic  
22         period which begins during such taxable year at  
23         an eligible educational institution, and

24           “(B) meets the requirements of section  
25         484(a)(1) of the Higher Education Act of 1965,

1           as in effect on the date of the enactment of the  
2           Expand American Educational Opportunity Act  
3           of 2021.

4           “(2) QUALIFIED TUITION AND RELATED EX-  
5           PENSES.—

6                 “(A) IN GENERAL.—The term ‘qualified  
7                 tuition and related expenses’ means tuition,  
8                 fees, computer or peripheral equipment, child  
9                 and dependent care expenses, and course mate-  
10                 rials required for the enrollment or attendance  
11                 of—

12                     “(i) the taxpayer,  
13                     “(ii) the taxpayer’s spouse, or  
14                     “(iii) any dependent of the taxpayer  
15                 with respect to whom the taxpayer is al-  
16                 lowed a deduction under section 151,  
17                 at an eligible educational institution for courses  
18                 of instruction of such individual at such institu-  
19                 tion.

20                 “(B) EXCEPTION FOR EDUCATION INVOLV-  
21                 ING SPORTS, ETC.—Such term does not include  
22                 expenses with respect to any course or other  
23                 education involving sports, games, or hobbies,  
24                 unless such course or other education is part of  
25                 the individual’s degree program.

1                 “(C) EXCEPTION FOR NONACADEMIC  
2                 FEES.—Such term does not include student ac-  
3                 tivity fees, athletic fees, insurance expenses, or  
4                 other expenses unrelated to an individual’s aca-  
5                 demic course of instruction.

6                 “(D) COMPUTER OR PERIPHERAL EQUIP-  
7                 MENT.—

8                 “(i) IN GENERAL.—For purposes of  
9                 this paragraph, the term ‘computer or pe-  
10                 ripheral equipment’ means expenses for the  
11                 purchase of computer or peripheral equip-  
12                 ment (as defined in section 168(i)(2)(B)),  
13                 computer software (as defined in section  
14                 197(e)(3)(B)), or internet access and re-  
15                 lated services, if such equipment, software,  
16                 or services are to be used primarily by the  
17                 beneficiary during any of the years the  
18                 beneficiary is enrolled at an eligible edu-  
19                 cational institution.

20                 “(ii) DOLLAR LIMIT ON AMOUNT  
21                 CREDITABLE.—The aggregate of the  
22                 amounts paid or expenses incurred for  
23                 computer or peripheral equipment which  
24                 may be taken into account under this para-

1 graph for a taxable year by the taxpayer  
2 shall not exceed \$1,000.

3 “(E) CHILD AND DEPENDENT CARE EX-  
4 PENSES.—For purposes of this paragraph—

5 “(i) IN GENERAL.—The term ‘child  
6 and dependent care expenses’ means  
7 amounts paid for the following expenses,  
8 but only if such expenses are incurred to  
9 enable the eligible student to be enrolled in  
10 an eligible educational institution for any  
11 period for which there are one or more  
12 qualifying individuals with respect to the  
13 eligible student:

14 “(I) expenses for household serv-  
15 ices, and

16 “(II) expenses for the care of a  
17 qualifying individual.

18 Such term shall not include any amount  
19 paid for services outside the eligible indi-  
20 vidual’s household at a camp where the  
21 qualifying individual stays overnight.

22 “(ii) QUALIFYING INDIVIDUAL.—The  
23 term ‘qualifying individual’ has the mean-  
24 ing given such term in section 21(b)(1).

1                     “(iii) EXCEPTION, DEPENDENT CARE  
2                     CENTERS.—Rules similar to the rules of  
3                     subparagraphs (B), (C), and (D) of section  
4                     21(b)(2) shall apply, except the term ‘child  
5                     and dependent care expenses’ shall be sub-  
6                     stituted for the term ‘employment-related  
7                     expenses’ each place it appears in such  
8                     subparagraphs.

9                     “(F) CHILD AND DEPENDENT CARE EX-  
10                     PENSES ONLY QUALIFIED EXPENSES WHEN  
11                     CLAIMED BY ELIGIBLE STUDENT.—Amounts  
12                     paid for an expense described in subparagraph  
13                     (E) which may be taken into account under this  
14                     paragraph for a taxable year by a taxpayer who  
15                     is not an eligible student shall not exceed \$0.

16                     “(3) ELIGIBLE EDUCATIONAL INSTITUTION.—  
17                     The term ‘eligible educational institution’ means an  
18                     institution—

19                     “(A) which is described in section 481 of  
20                     the Higher Education Act of 1965, as in effect  
21                     on the date of the enactment of the Expand  
22                     American Educational Opportunity Act of  
23                     2021, and

24                     “(B) which is eligible to participate in a  
25                     program under title IV of such Act.

1       “(g) PORTION OF CREDIT REFUNDABLE.—The less-  
2 er of—

3           “(1) the credit allowed under this section for a  
4 taxable year (determined after application of sub-  
5 sections (c)(1) and (d) and without regard to this  
6 subsection and section 26(a)(2), as the case may  
7 be), or

8           “(2) \$1,500,

9 shall be treated as a credit allowable under subpart C (and  
10 not allowed under this section). The preceding sentence  
11 shall not apply to any taxpayer for any taxable year if  
12 such taxpayer is a child to whom subsection (g) of section  
13 1 applies for such taxable year.

14       “(h) RESTRICTIONS ON TAXPAYERS WHO IMPROP-  
15 ERLY CLAIMED CREDIT IN PRIOR YEAR.—

16           “(1) TAXPAYERS MAKING PRIOR FRAUDULENT  
17 OR RECKLESS CLAIMS.—

18           “(A) IN GENERAL.—No credit shall be al-  
19 lowed under this section for any taxable year in  
20 the disallowance period.

21           “(B) DISALLOWANCE PERIOD.—For pur-  
22 poses of clause (i), the disallowance period is—

23               “(i) the period of 10 taxable years  
24 after the most recent taxable year for  
25 which there was a final determination that

1                   the taxpayer's claim of credit under this  
2                   section was due to fraud, and

3                   “(ii) the period of 2 taxable years  
4                   after the most recent taxable year for  
5                   which there was a final determination that  
6                   the taxpayer's claim of credit under this  
7                   section was due to reckless or intentional  
8                   disregard of rules and regulations (but not  
9                   due to fraud).

10                  “(2) TAXPAYERS MAKING IMPROPER PRIOR  
11                  CLAIMS.—In the case of a taxpayer who is denied  
12                  credit under this section for any taxable year as a  
13                  result of the deficiency procedures under subchapter  
14                  B of chapter 63, no credit shall be allowed under  
15                  this section for any subsequent taxable year unless  
16                  the taxpayer provides such information as the Sec-  
17                  retary may require to demonstrate eligibility for  
18                  such credit.

19                  “(i) INFLATION ADJUSTMENT.—In the case of any  
20                  taxable year beginning in a calendar year after 2021, each  
21                  dollar amount in subsections (b) and (c)(2), and (d)(1)  
22                  shall be increased by an amount equal to—

23                  “(1) such dollar amount, multiplied by  
24                  “(2) the cost-of-living adjustment determined  
25                  under section 1(f)(3) for the calendar year in which

1       the taxable year begins, determined by substituting  
2       ‘calendar year 2020’ for ‘calendar year 2016’ in sub-  
3       paragraph (B) thereof.

4       In the case of subsections (b) and (d)(1), any increase de-  
5       termined under the preceding sentence shall be rounded  
6       to the nearest multiple of \$50. In the case of subsection  
7       (c)(2), any increase determined under the preceding sen-  
8       tence shall be rounded to the nearest multiple of \$500.

9           “(j) REGULATIONS.—The Secretary may prescribe  
10       such regulations as may be necessary or appropriate to  
11       carry out this section, including regulations providing for  
12       a recapture of the credit allowed under this section in  
13       cases where there is a refund in a subsequent taxable year  
14       of any amount which was taken into account in deter-  
15       mining the amount of such credit.”.

16       (b) RETENTION OF LIMITATION.—

17           (1) IN GENERAL.—Subparagraph (D) of section  
18       25A(b)(2) of the Internal Revenue Code of 1986, as  
19       in effect before the enactment of the Expand Amer-  
20       ican Educational Opportunity Act of 2021, is hereby  
21       transferred to section 25A of such Code, as amended  
22       by subsection (a), and is inserted as a new sub-  
23       section (d)(9) of section 25A, as so amended.

24           (2) CONFORMING AMENDMENT.—Paragraph (9)  
25       of section 25A(d) of such Code, as transferred and

1        inserted by paragraph (1), is amended by striking  
2        “The Hope Scholarship Credit under subsection  
3        (a)(1)” and inserting “The credit under subsection  
4        (a)”.  
5        (c) CONFORMING AMENDMENTS.—

6                (1) Subparagraph (B) of section 72(t)(7) of  
7        such Code is amended by striking “25A(g)(2)” and  
8        inserting “25A(d)(3)”.  
9                (2) Paragraph (2) of section 221(d) of such  
10      Code is amended—

11                        (A) by striking “25A(g)(2)” in subparagraph (B) and inserting “25A(d)(3)”, and  
13                        (B) by striking “25A(f)(2)” and inserting  
14        “25A(f)(3)”.  
15                (3) Paragraph (3) of section 221(d) of such

16        Code is amended by striking “25A(b)(3)” and inserting “25A(f)(1) (but only with respect to a stu-  
17        dent who is carrying at least ½ the normal full-time  
18        workload for the course of study the student is pur-  
19        suing)”.  
20

21                (4) Clause (v) of section 529(c)(3)(B) of such  
22        Code is amended—

23                        (A) by striking “25A(g)(2)” in subclause  
24        (I) and inserting “25A(d)(3)”, and

(B) by striking “HOPE AND LIFETIME LEARNING CREDITS” in the heading and inserting “AMERICAN OPPORTUNITY CREDIT”.

4                         (5) Clause (i) of section 529(e)(3)(B) of such  
5                         Code is amended by striking “25A(b)(3)” and in-  
6                         serting “25A(f)(1) (but only with respect to a stu-  
7                         dent who is carrying at least ½ the normal full-time  
8                         workload for the course of study the student is pur-  
9                         suing)”.

10                         (6) Subparagraph (C) of section 530(d)(2) of  
11                         such Code is amended—

12 (A) by striking “25A(g)(2)” in clause (i)(I)  
13 and inserting “25A(d)(3)”, and

14 (B) by striking “HOPE AND LIFETIME  
15 LEARNING CREDITS” in the heading and insert-  
16 ing “AMERICAN OPPORTUNITY CREDIT”.

20 (8) Section 14000 of such Code is amended—

21 (A) by striking “25A(f)(2)” and inserting  
22 “25A(f)(3)”

(B) by inserting “(as in effect on the date of the enactment of this section)” after “25A(b)(1)” in paragraph (2), and

1 (C) by inserting “(as in effect on the date  
2 of the enactment of this section)” after  
3 “25A(c)(1)” in paragraph (3).

(10) Subparagraph (A) of section 6211(b)(4) of such Code is amended by striking “subsection (i)(6)” and inserting “subsection (g)”.

14 (B) in subparagraph (Q), by striking  
15 “25A(i)(8)(B)” and inserting “25A(h)(2)” and  
16 by striking “25A(i)” and inserting “25A”.

20 (d) CLERICAL AMENDMENT.—The item relating to  
21 section 25A in the table of sections for subpart A of part  
22 IV of subchapter A of chapter 1 of the Internal Revenue  
23 Code of 1986 is amended to read as follows:

“Sec. 25A. American Opportunity Tax Credit.”.

1       (e) EFFECTIVE DATE.—The amendments made by  
2 this section shall apply to taxable years beginning after  
3 December 31, 2020.

4 **SEC. 3. EXPANSION OF PELL GRANT EXCLUSION FROM**  
5                   **GROSS INCOME.**

6       (a) IN GENERAL.—Paragraph (1) of section 117(b)  
7 of the Internal Revenue Code of 1986 is amended by strik-  
8 ing “received by an individual” and all that follows and  
9 inserting “received by an individual—

10                 “(1) as a scholarship or fellowship grant to the  
11 extent the individual establishes that, in accordance  
12 with the conditions of the grant, such amount was  
13 used for qualified tuition and related expenses, or

14                 “(2) as a Federal Pell Grant under section 401  
15 of the Higher Education Act of 1965 (as in effect  
16 on the date of the enactment of the Expand Amer-  
17 ican Educational Opportunity Act of 2021).”.

18       (b) EFFECTIVE DATE.—The amendment made by  
19 this section shall apply to taxable years beginning after  
20 December 31, 2020.

